

rant and enter the place with such officer and give information and assistance to such officer in searching such place for such intoxicating liquor. (I) Liquor seized as hereinbefore provided, and the means used for the sale of the same, shall not be taken from the custody of the officer by a writ of replevin or other process while the proceedings herein provided are pending; and final judgment of conviction in such proceedings shall be in all cases a bar to all suits for the recovery of any liquor seized or the value of the same, or for damages alleged to arise by reason of the seizing and detention thereof. (K) When any prosecution is commenced before any justice of the peace or court for a violation of this Act, and the liquor seized under this section is to be used as evidence in such trial, the hearing must take place in not more than thirty days if such court is then in session, and if it be not in session, within thirty days from the date when it is next in session. If at the time appointed for trial the returns have not been properly made, or for other sufficient cause, the trial may be postponed to a further date not more than fifteen days beyond said thirty days. (L) The word "Liquor," when used in this section, unless the same be inconsistent with the context, shall be construed to include the vessels containing the same; the phrase "means used for the sale of the same," shall include all furniture, implements or paraphernalia of a barroom or drinking saloon or any part of same, and any United States internal revenue tax receipt effective for the period of time covering the alleged offense.

1908, ch. 139, sec. 12 (p. 1091).

129. Nothing contained in this Act shall in any manner affect any case or cases now pending or any violations of the law which have heretofore occurred, but that all such cases and violations shall be prosecuted to conclusion as if the law hereby repealed were still in force.

1914, ch. 831, sec. 1.

130. It shall be unlawful for any corporation, firm, partnership, club or association of individuals to have shipped into Caroline, Queen Anne's,\* Talbot, Dorchester, Somerset, Worcester, Kent and Wicomico Counties any spirituous, vinous, fermented, malt or intoxicating liquors, or any mixture thereof containing alcohol for beverage purposes, in any quantity whatever; but it shall be lawful for any person or individual over the age of twenty-one years to have shipped or bring into any one of the said counties spirituous, vinous, or fermented liquors in any quantity not to exceed one gallon in any one calendar month, or any malt liquor in any quantity not to exceed six dozen pint bottles or one-eighth barrel in any one calendar month, such liquor to be for personal use only of such persons, but such persons shall not be allowed to have shipped or bring both the malt liquor and the spirituous, vinous or fermented liquor in the same calendar month. Any corporation, firm, partnership, club or asso-

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\*Ch. 148 of the Acts of 1916, repealed ch. 831 of the Acts of 1914 in so far as it applied to Talbot and Queen Anne's Counties.